LEXINGTON: - PRINTED BY JOHN BRADFORD, (On Main Street) - PRICE TWO DOLLARS PER ANNUM, PAID IN ADVANCE.

REPORT Of the Secretary of the Treasury of the United States to Congress. (Goncluded from our last.)

Postage, Dividends on Bank Sbares, Incidental.

The annual proceeds of the duties on poltage may not be effitmated at lefs than 50,000 dollars. The dividends on bank thares, at the rate of 8 per cent. dividend, amount to 70,040 dollars; but as the shares themselves may eventually be wanted, as a refource to meet certain contingent demands against the United States, those dividends although constituting a part of the revenue, unless it shall be found necessary to fell the shock, and incidental or temporary revenues shall be omitted in this estimate of the permanent revenues.

Thele, therefore, are estimated in the whole, at 10,600,000 dollars, viz. Duties on merchandise and

Internal duties, stamps ex-9,500,000

tonage
Internal duties, stamps excepted,
Proceeds of the fales of public lands,
Outies on postage,
The states, are:

18. The proceeds of flamp duties for the 14 months from the 14 flamuary 1802, to the 4th of March 1803, which, under the exiting law limit their continuance,

260,000 dollars.

2d. The balance due on the direct tax
—The amount paid in the Treasury to the first instant, fo far as the same can be aftertained, was 1,245,000 dollars, leaving an outstanding sum of 755,000 dollars; but as this last sum is chargeable with all the expences of collection, estimated at the rate of 7 percent, at 140,000 dollars, the real balance is only about 615,000 dollars; and as delays and perhaps an eventual loss may be expected on the last part of the collection, it would not be faste to estimate the amount, which will probably be paid into the Treasury at more than 450,000 dollars.

2d. The proceeds of tales of public

be fafe to effimate the amount, which will probably be paid into the Treasury at more than 450,000 dollars.

3d. The proceeds of fales of public weffels—Fifteen veffels have been fold ander the act of last fession of Congress, for 285,970 dollars and 73 cents of which tum, 86,412 dollars and 83 cents had been paid on the 30th of September last, leaving an outstanding balance of 189,354 dollars and ninety cents.

4th. The excess of specie in the Ireasury beyond the sum which it is prudent to keep there, may be ellimated at about one million of dollars.

5th. The shares of the bank of the United States, owned by the United States, are at 33 1/3 per cent. davance, worth a,184,000 dollars.

Those several items, exclusively of several balances side by individuals, and a part of which will eventually be received in the Tweasory, constitute a sum exceeding three millions of dollars, and may for the present, be considered as refourees saficient to meet the demands against the United States, which may be eventually payable on account of the sixth, and of the article of the Convention with France.

The permanent expenditures of the United States relate, either to the current expenses of government, domeltic or foreign, civil and military, or to the payment of the interest and principal of the public debt.

The estimates of appropriations for

ment of the interest and principal of the public debt.

The ellimates of appropriations for the ensuing year, amounting to 3,448,149 dollars & 16 cents, include all the expension of the fine public debt, with the exception of those incident to the intercourse with the Barbary powers, ellimated after the ensuing year, by the scretary of start, at 70,000 dollars, of those which may be incurred for the purchase of arms, estimated by the Secretary of war, at 55,000 dollars, and a part of the Indianated by the Secretary of war, at 55,000 dollars, and a part of the Indianation share been considered as sufficient of the purchase of the ensuing year, because the balances of unexpended appropriations have been considered as sufficient of those objects by the fecretaries of state and war, respectively. On the other hand, a sum of about seventy thousand ollars, in relation to the census and quarantine laws, which is included in those estimates, is a temporary expense,

vil department, and all the miscellaneous items of the light-houses and mint eflabilithments of the flurveying department, of pensions, claims, and contingencies, For all the expences of intercourse with foreign nations, including those of the diplomatic department, those incident to the prosecution of seamen in foreign contries, and those in relation to the Barbary powers, For the military establishment, including all the expences in relation to the army, to arenals and magazines, to the fabrication & purchase of arms and military droves, to fortifications, and to the Indian department,

partment, in or the navy department, in cluding all the expences in relation to the ships kept in commission, or laid up in ordi-nary, to the building of new flups, and to dock-yards, 1,420,600

Making altogether three millions and five hundred thouland dollars, which fum, deducted from the estimated revenue of ten millions and fix hundred thou-land dollars, leaves a fum of seven millions and one hundred thouland dollars an-

fand dollars, leaves a fum of feven millions and one hundred thoutand dollars annually applicable to the payment of interest and redemption of the principal of the public debt.

It must be farther observed, that the sums affigned to each head of expenditure, being deducted from the estimates of appropriations necessary, for the ensuring year; and these having been calculated before the re-sitabilishment of peace in Europe was known, they are predicated, for every item which relates to supplies, on the then existing prices. A considerable reduction will take place in every item, which depends on the price of provisions, freight, transportation and even wages. Although the laving thence arising, cannot yet be correctly aftertained, it may not be estimated at less than 200,000 dollars annually. It is therefore belived that, after defraying every expence necessary to support every vivil, military, or naval establishment, to the extent now authorified by law; the annual surplus, applicable to the debt, may be considerable elimated at seven millions and three hundred thousand dollars.

The statement [P] exhibits the amount.

may be considently eltimated at feven millions and three hundred thouland dollars.

The statement [P] exhibits the amount of the unredeemed principal of the public debt as it will be on the 1st of January next, and of the annual interest and charges payable thereon, including the abnual reimbursement on the six per cent, and deferred stocks. By the printed statements of receipts and expenditures for the year 1800, transmitted to congress the first week of the present fession; it appears that the unredeemed principal of the public debt (exclusively of the funs paised to the credit of the commissioners of the sinking fund, which are only a nominal debt due by the United Statesto themselves; and after deducting the reimbursement of the principal of the tix per cent stock, operated by the annual payment of eight per cent on the nominal amount of thas stocks, to so, to 1, 207/dollars.

amount of that flock) amounted, on the rit of January, 1801, to 80,161, 207/dollars and 60 cents.

By the flatement [P] it appears that the unredeemed principal will, on the lift of January, 1802, amount to 77, 881,890 dollars and 20 cents; the difference of 2,279,317 dollars and 12 cents being the amount of principal, paid during the year 1801.

During the fame year/1801, more than eight hundred thouland dollars flash have been remitted to Holland, in part of the interest and instalments on the Dutch delt, falling due next year; which sum is not included in the amount of pricipal, thus stated to have been paid during the

The particular fums which, under existing laws, seem necessary to desay each particlar authorifed expense, being detailed in the annual estimates, will not be repeated here; and it appears fussion to re-capitulate the gross amount of the general heads of expenditure, viz.

Dollars.

For all domestic expences of a civil nature, including the civil department, and all the miscellaneous items of the light-houses and mint establishments of the furcying department, of pensions, claims, and contingencies, and contingencies, for all the expences of intercourse with foreign nations, including those of the diplomatic department, those incident to the profecution of claims, and too the protection of seamen in foreign countries, and those in relation to the Barbary powers, additional contents of the surveys, additional contents of the furched to the Barbary powers, additional contents of the surveys of the Barbary powers, additional contents of the surveys of the Barbary powers, additional contents of the surveys of the military establishment, including all the expences in relation to the army, to arse-

and a half, four and a half, navy fix 1796 fix, and eight per cent flocks, and the tempory loans obtained from the bank and amount together to Dolls. 12,035,400

The interest on all these

The interest on all these constitutes an item of 828,350 50
4th. The foreign debt due in Holland, and Answerp, amounts, including premius and gratifications, to
Dolls. 9,915,000

The interest on which, commissions and charges included, is for the year 1802, 476,931

one five humbred boundard dollars. And it is believed, though it cannot a prefent be precisely affectrained, that the balance of foce in the readity, which, on the if of January 1501, was 2,557,200 didnes and 35 cents, will not be diminificated to the 50th day of September 1aid, the amount of public debt paid during the half year, commencing on the 1st of April, and ending on the 2st Section which and ending on the 2st Section which and ending the precisely faces, may be precisely faces in part of the principal section of the treather and the section of the property of the property of the debt in 1809, and the fame which it is not to the principal of the property of the United States on account of the Drollas, 250,2605, and account of the principal of the debt, in flower than the principal of the debt, in flower than

on the other hand it is calculated on the principle of a yearly, inflead of a quarteryearly payable annuty; or, as if all the payments made in one year, on account of the principal of the debt, took place only at the end of the year, inflead of the year, and thopping the interest from the end of the quarter in which they may be made. The luppoid extra colt of bills on Holland is at least partly covered by that difference, and cannot materially affect the general reluit.

It may in the fame namer be flown that the fame annual lum of 7,300,000 dollars, applied to the payment of the principal and interest of the public debt, would, on the supposition that the whole of the fix her cost and deferred stocks may be redeemed at par, and that the whole of the three per cent shock should be reimbursed at its nominal value, difficharge the whole of the public debt in seven years and a half after the year 1809, or within the year 1817.

The only part of the preceeding estimates which is liable to any material error, is what raltesto the probable annual revenue derived from the impost and from the sless of land. Should their prove to have been correct, it will result that the present revenues of the union are single the present of the United States, and to discharge, within eight years, threytwo millions of dollars of the principal, and, within fifteen years and a half, the whole of the public debt it that any reduction in the present and that any reduction in the present and concept and the regent taxes, or be the means of exceptating the redemption of the public of the public debt in the present taxes, or be the means of exceptating the redemption of the public of the public debt in the present taxes, or be the means of exceptating the redemption of the public of the public debt in the present taxes, or be the means of exceptating the redemption of the public of the public debt in the public of the public debt in the public debt in the present taxes. of expenditure, may permit a reduction of the present taxes, or be the means of accelerating the redemption of the pub-

All which is most respectfully ALBERT GALLATIN, Secretary of the Tree
Treasury Department,
18th Dec. 1801.

CONGRESS OF THE UNITED STATES.

SENATE.

SENATE.

Friday, January &, 1802.
JUDICIARY ESTABLISHMENT.

Mr. Breckenridge. It will be expected of me. I prefume, Sir, as I introduced the refolution now under confideration, to affign my realons for withing a repeal of this law. This I flall do; and shall endeavor to shew,

1. That the law is unnecessary and improper, and was so at its passage; and

2. That the Courts and Judges created by it, can and ought to be abolished.

18. That the act under confideration, was unnecessary and improper, is to my mind no difficult task to prove. No increase of courts or judges could be necessary or judges were incompetent to the prompt and proper discharge of the duties configned to them. To hold out a show of litigation, when in fack little exists, must be impolitic; and to multiply expensive systems, and create holds of expensive officers, without having experienced an actual necessity for them, must be a wanton waste of the public treasure. The document before us shews, that at the passage of the six act, the existing courts, not only from their number, but from the suits—the waste of the sum of the sum of the courts of the sum of the sum of the sum of the courts of the sum of

annual average amount of fuits, has been about 800.

But findry contingent things have confpired to fwell the circuit count dockers. In Maryland, Virginia, & in all the fouthers and fouth-weitern flates, a great number of fuits have been brought by British creditors: this species of controverfy is mearly at an end.

In Pennfylvania, the docket has been swelled by profecutions in consequence of the Welkern infurredition, by the disturbances in Bucks, and Northapton counties; and by the Sadition Ach. These services in the second of the Welkern infurredition for the full amount in this State to 240 fuits.

In Kentucky, nonresident land claimants have gone into the Federal Court from a temporary convenience; because, until within a year or two past, there existed no court of general presidiation co-extensive with the whole state. I find too, that of the fix handred and old suits which have been commenced there, 196 of them

have been profecutions under the laws of the United States.

In most of the lates there have been profecutions under the Sedicion Act. This fource of litigation is Little for ever dried up.—And lattly in all the three a nomber of fluis have arisen under the Excite law; which fource of controverty, will, I have before this fellows the sedice to the sedice to the sedice the sedice to the

ber of fuits have arifen under the Excile Law; which-fource of controverly, will, I hope, before this fession terminates, be also dried up.

But this same document discloses another important sast; which is, that nevertheles all these untoward and temporary sources of federal adjudication, the suits in those courts are decreasing; for from the dockets exhibited (except Kentucky and Tennessee, whose fuits are summed up in the aggregate) it appears, that in 1700 there were 1274; and in 1820 there were 687 fuits.

Could it be necessary then to increase courts when fuits were decreasing? Could it be necessary then their duties were diminishing? And will I not be justified therefore, in assiming that the law was unnessessary and that Congress acted under a millaken impression, when they multiplied courts and judges at a time when litigation was actually decreasing.

But, Sir, the decrease of business poes

on, when they multiplied courts and judg-es at a time when litigation was actually decreasing.

But, Sir, the decrease of business goes

But, Sir, the decrease of bufiness goes a finall way in fixing my opinion on this fubjeck. I am inclined to think, that to fair from there having been a necessity at this time for an increase of courts and judges; that the time never will arrive, when America will stand in need of 38 federal judges. Look fir at your Constitution, and fee the judicial power there configned to federal courts, and service and as your felf, can there be fairly extracted from those powers subjects of litigation surface and your felf, can there be fairly extracted from those powers subjects of litigation surface. The judicial power is modified. The judicial power have a face at the felf all the felf with the surface and surface and the felf with the surface and felf with the surface and the felf with the surface and felf with surface and felf with the surface and felf with the surface and the fell with

contruction on which I do not found my opinion, nor mean to rely my argument, there is little doubt indeed in my mind, as to the power of Congress on this law. The rif fection of the glarticle, vells the judicial power of the United States in one supreme court and such inferior courts as Congress may from time to time ordrin and establish. By this clause Congress may from time to time ordrin and establish. By this clause Con-

moving him, like all other officers, are pleasure; and the other check, forbidding a dimination of their falaries, applies to the legilature only. They are two feparate and diffined checks, forbidding a rate and additing the conflictation against two distinct departate and diffined checks, fornished by the conflictation against two distinct departate and the government; and they are the only ones which are or ought to have been farnished on the subject to the conflictation against the conflictation declares that a judge shall hold his office after it is about the conflictation of the subject of the

not difcharge the principal at any fixed time. It is worth than the deferred flock, for on that you pay an annual interest only, and the principal is redeemable at a given period. But here, you pay an annual principal, and that principal interest only, and the principal interest of the providence. It may fuit countries where public befine secret by the will of Providence. It may fuit countries where public debts are considered as public befine from the come (uperlatively blessed in deed.

Let me not be told fir, that the falaries in the present case, are inconsiderable, and ought not to be withheld; and that the dockrine is not a daugerous one. I answer, it is the principal I contend against; and it is is heterodox for one dollar, it is equally to for a million.—But I contend, the principle, if once admitted, may be extended to defruestive in the provider handsomely for their triends, could any way so plain, casy and effectual any way so plain, casy and effectual any way for plain, casy and effectual not 60 as well as 16, with falaries of twenty thousand, intead of two thousand dollars, be provided for in this way?

The thing I trust will not happen. It dollars, be provided for in this way?

The thing I trust will not happen. It

grefs may from time to time effablish interior courts; but it is clearly a differentional power, and they may not establish them. The language of the constitution is very different when regulations are not left discretional. For example—" the trial, fays the constitution, of all crimes, (except in cases of impeachment) stall be by jury: Representatives and direct taxes shall be applied according to numbers: All revenue bills shall originate in the house of representatives," &c. It would therefore in my view, be a percerion not only of language, but of intellect, to say, that although congress may from time to time eitabilish inferior courts, very when established, that they shall not be abolished by a subsequent congress, perfecting equal powers. It would be a paradox in legislation:

ad. As to the Judges.—The judiciary department is so constructed as to be shiftened by a subsequent the improper influence of either the executive or legislative days and independence in office. It declares they shall not be removed from either the constitution as fords the proper checks to secure their ladaries diminished during their continuance in office. From this it results, having and independence in office. It declares they shall not be removed from either the status of the shall be tion prefumes corruption may happen by cany department of the government, in the checks it has furnished against it; and as this construction does open a wide door for corruption, it is but fair reasoning to shew the dangers which may grow out of it; for in the construction of all instruments, that which will lead to inconvenience, mischief or absurding out of it; for in the construction of all instruments, that which will lead to inconvenience, mischief or absurding on they are not. If they are either judges or they are not. If they are judges, they can be impeached; but for what? For mal-feafance in office, when their offices are abolished? They are not offices, when their offices are abolished? They are not offices, but fill they are intitled to the emoluments annexed to an office. Although they are judges, they cannot be guilty of mal-feafance, because they have no office. They are not offices, when their offices are applied to an office. I have a send y until judges to far as regards the duties, but real judges fo far as regards the salary. It must be the salary than and not the duties which constitute a judge.—For my part, I do not know under what calls of things to range them, or what name to give them. They are macknowledged by the letter, spirit or genius of our constitution, and are to me non-descripts.

There is another dissulty under this construction still to encounter, and which allo grows out of the constitution.—By the constitution, a mew states and by the constitution of the salary the form of the salary the form of the salary that any own or more states, with their affent and that of congress, with their affent and that of congress of the salary by our would have in a single state, two judges of equal and concurrent ju

Both would be unnecediary, & you would have in a fingle flate, two judges of equal and concurrent juridiction; or one real judge with no office, and another a quaffuge without an office. The flates also forming such jundice, who would be equally embarraffed with their state judges; for the same confirmation would be equally applicable to them.

Upon this construction and an infallier being and the same confirmation would be a set of the same confirmation with the same than the

applicable to them. Upon this confiruction affo, an infallibility is predicated, which it would be argained in any human infiltution to afforme, and which goes to cut up legiflation, by the roots. We floud be debarred from that, which is indulged to us from a higher fource, and on fubjects of higher concern than legiflation, I mean a retraction from, and correction of our errors. On all other fubjects of legiflation, we are allowed it feems to change our minds, except on judicial fabjects, which of all others is the most complex and difficult. I appeal to our own flatute book to prove this difficulty for in ten years Congress have passed in the fabject.

this difficulty; for in ten years Congress have passed no less than 26 laws on this subject.

I conceive fir, that the tenure by which a judge holds his office, is evidently bottomed on the idea of securing his honest yand independence, while exercising his office. The idea was introduced in Enjand, to connected the influence of the crown o'er the judges; but if the construction now contended for shall prevail, we shall in one mistaken immistation of this our favorite prototype outstrip them; by establishing, what they have not, a judiciolizarchy i for there the judges are removable by a joint vote of lords and commons—Here ours are not removable, except for mal-feasance in office; which mal-feasance ould not be committed, as they would have no office.

Upon the whole sir, as all courts under any free government mult be created with an eye to the administration of justice only; and not with any regard to the advancement or emolument of individual men; as we have undeniable evidence before us, that the creation of the courts now under consideration was totally unnecessary; and as no government. Sand and the proposed of the constitution, our repeal a law event, discharge our duty by repealing this law; and thereby doing all in our power to correct the evil. If the judges are entitled to their falaries under the constitution, our repeal will not affect their proper remedy; for where there is a conditutional right, there must be a remedy.

Mr. Breckenrade was followed by Mr.

a condition of a right, there medy.

Mr. Breckenridge was followed by Melirs. Cocke, and Wright, in favor of the motion; and Melirs. J. Mafon and Morris againd it.

Senate adjourned to Monday, when the debate will be refumed.

Whereas my wife Sarah Pavey, has left my bed and board without jul count—this is to forearm all perfons from cleaning with her, or crediting her on my occumit; as I, will pay no debts of her contracting after this date. Jan. 28, 1923. 349

North-Carolina.

RALEIGH, December 22,
The following refolution was introduced in the Senate on the 17th inft. and agreed to by both Houfes:

"Refolved, that the general affembly of North-Carolina, considering the interest of their state, and the states of the last of the last steffing on of Congress of the United States, entitled "An act to provide for the more convenient organization of the Courts of the United States."

"This act they consider as inconsistent with the common interest of the U. States; "Because, they conceive the arrangements of the Judiciary before the passing of faid law adequate to every purpose contemplated by the constitution:

"Because they are of opinion, an extra expence inconsistent with public economy is hereby incurred.
"Because, although this assembly have all due considence in the present Chief Magistrate of the United States, they conceive a patronnge thereby extended to the Executive, inconsistent with republican principles:

"Wherefore, the instruct the Senators of this state, and recommend to the Representatives thereof in Congress, to use their unmost endeavors to procure a repeal of said law.

"Refolved, that his excellency the governor, be requested to transmit a copy of the resolutions to the Senators and Representatives from this state in the Congress of the United States."

Lexington, January 29.

Having little news of importance, we concieved it would be gratifying to our cultomers to have an opportunity of reading Mr. Breckenridges arguments, in support of his motion for repealing the judiciary act of the last selfion of Congress, for which purpose we have given them a place in this day's paper.

By yelterday's mails we have London and Paris accounts to November 10th. From them we learn that great preparations are making at Amiens, for the reception and entertainment of the diplomatic characters who are to attend the Congress—That a fresh revolution has been effected in Switzerland—That Pruffia is dissairable with the treaty between France and England, and talks of protein gagainst the Batavian republic being put in possession of the Dutch islands in in the Indies.

INSURANCE COMPANY.

PUBLIC NOTICE,
IS hereby given, That an Infurance
Company (for the prapose of covering
property shipped on board any boat or
other vessel navigating the Western was
ters) is now forming in Lexington; and
that subtriptions of shares are taken by
Mess. John Jordan, William Macben,
Cuthbert Banks, and Henry Purviance.
—Those who are desirons of become

Those who are desirons of become
By order of the Subscribers.

JOHN BRADFORD, Ch. P. T.

THE Share, holders of The Kentuc
The Win. Kennedy, dec.

January 11th, 1802.

JOHN LOWRY.

JANUARY 5, 1802.

JOHN LOWRY.

JANUARY 5, 1802.

JOHN LOWRY.

JOHN LOWRY.

JANUARY 5, 1802.

JOHN LOWRY.

JANU

THE Share-holders of THE KENTUC-EX INSURANCE COMPANY, are hereby no-fified, that upwards of one hundred hares are taken, and that a meeting will be held at the houle of Capt. John Polile-thwait, in the town of Lexington, on Saturday the 30th infl. at 10 o'clock, a.m., of faid Share-holders, agreeably to the conflictation of faid company, for the pur-pole of chooling officers, and organizing the company.

e of choosing company.

By order of the Share-holders.

JOHN BRADFORD, P.P.T. January 27, 1802.

There is lodged in this office, an old Black Leather Pocket Book, Which was found lat wear, in Nelson county.—It to touthin funder motes, book, Sec. from which it appears to be the property of Richard Shackelford. The owner can get it-by applying, and paying for this Advertisement.

Commonwealth of Kentucky.

Commonwealth of Kentucky.

Floming County
Court of Quarter Sessions.

Alexander stewart,
In Detinue.

Denezer Scroggit.

O'ICE is her-by given, that I full attention of the twentieth day of February nearing, at the houle of Michael Woods (m. i Walhington county, in the flare of Tennelle, eleven the hours of government of g

Jenuary 26, 1802. Ebenezer Scroggs.

Roger Patton. January 25, 1802.

Taken up by the subscriber in Fleming unty, a bay mare, a blaze in her face, the right unty, a bay mare, a blaze in her face, the right of tow thire, in he brand to be feet, with a light light white right on deach ear, about fifteen years old, about fourteen hands high: appraised to twenty e dollars: October 27, 1801. James Alexander.

TEN DOLLARS REWARD.

DESERTED from Cynthians, about the thirteenth of December,

JAMES CHURCH,

A foldler in the Infantry of the United States; who had been on Infongh, and was a reflect for debt in Harrison county, from whence he made his éleaver county, his the fatte of Pennilyvants, in Chefter county, his fatter of the property of the County of th

Lexington, January 25, 1802.

I SHALL attend on Thurfiley the fourth day of March next with commillioner's appointed by the county court of Clark county? on the water of Schoner's Fork of Licking, about two miles from Brambler's lick, take peofitions to ethablish the best oner's Fork of Licking, about two miles from Brambler's lick, take peofitions to ethablish the series of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the best of Schoner's Fork of Licking, about two miles from Brambler's lick, totake peofitions to ethablish the less than 1800 and hand, a quantity two years of 2000 acres; acticle in male in the very section of the peofit of the pe NOTICE,

SHALL attend on Thursfley the fourth day of March next with commillioners appointed by the county court of Clark county, on the waters of Stoner's Fork of Licking, about two miles from Bramblet's lick, totake peopletions to efficient the legining corner, two buckeyes and a walnut, of James Ware, 1500 acress each, John Albly's 1000 acres, and Francis Albs, 4070 acres; each, John Albly's 1000 acres, and Eranish Albs, 4070 acres; each, John Alby's 1000 acres, and Francis Albs, 4070 acres; each, John Alby's 1000 acres, and Francis Albs, 4070 acres; each, John Alby's 1000 acres, and Francis Albs, 4070 acres; each, John Alby's 1000 acres, and Francis Albs, 4070 acres; each, John Alby's 1000 acres, and Francis Males.

11th Jan. 1802.

NOTICE.

I SHALL attend on the ferond day of March
focts, with commillioners appointed by the counfoctor of Montgomery counts, on Hinklind's forts,
yincheller, to Flat creeks, croffee fail forts, to take
the depositions to establish the calls and boundaries
of the following entry, "I july the 4th, 1780, lener
1300 acres, one
1301 Aller of Tar. W. for 1000 acres, on
the North fork of the South Rote of Lickling reels,
beginning on a marked line 100 poles Northwall
200 poles, then up the creek on both fider for
quantity, to include an improvement," 4100, do such
other things as I may think accollary, and according
to law.

Benjamin Ashby.

THE SUBSCRIBER intending to fet for a fresh supply of FURR on the fit of February; requests all those intested to him to make payment before that time. He hopes the urgency of the occasion will be a fufficient appology for his making the request—and flatters simfelf that no disappointment will take place in confequence of the indulgence hitherto given.

JOHN LOWRY. January 5, 1802. Sch. JOHN LOWRY.

January 11th, 1852.

NOTICE.

SHALL attend with commissioners appointed by the county court of Montgomers younty, on the county court of Montgomers young, or the county of the county o

THE SUBSCRIBER
ISHES to inform the public in general, and
hts friends in particular, that he continues to

KEEL BOATS,

at Limélone, in order for taking loading or pafengers, up the Olio, to Wheeling or Pirthurg, and will flore any loading fend one for birn to carry gratit; being furnished, with a good house that he keeps for that purpote; by the public's snoth hum ble fervant;

HEWLER* B.****

William Byers, living at Mayfville.

THRTY DOLLARS REWARD.

ANAWAY from the fublicitier, living two miles wet of Veraillets, Woodland county, in formatted with the second of the s

THE partnership of BLEDSOE & BAYLOR, is dissolved by mutual consent, all those who are indebted to the faid firm, are requested to call on Walker Baylor and pay off their respective balancels—who has lately returned from Baltimore with a general affortment of 600 DS, amongit which

LOAF & MUSCOVADO Sugars of a su

Wanted Immediately,
The or Three
JOURNEYMEN COOPERS,
To whom good wages will be given—Alfo
Two or Three
APPRENTICES
A pencous price will be given for
Light or Ten Thouland STAVES;
And the payment made on the delivery. For
particulars apply at my thop, at the lower end of
Main freet, Leshigton.

William Dorfey.

Dec. 7, 1801.

Dec. 7, 1801.

Dec. 7, 1891. 6rf

THOMAS REID,
Copper and Tin Smith,
WiorMS his friends and the public,
That he has removed his floop from opposite Mr. Bradford's printing office, to
the house formerly occupied by Mr. Ch.
Humphreys, next door above Mr. Wm.
Morton's, and hearily opposite Mr. Brent's
tavern, where he continues to carry on
his business as usual.
He will take two or three apprentices
to the above business.

HOG's LARD, BUTTER & CHEESE,

Will be bought; for which CASH & MERCHANDISE will be given, if delivered in quantities, in all February next,

at the Store of MACBEAN & POYZER.

MACBEAN & POYZER.
Lexington, Jan. 21, 1802.

POR SALE—ON CREDIT,
To,coolb of BACON, chiefly Joints,
1,000 gallons of BRANDY,
2,000 ditto WHISKEY.
GREEN CLAY.
Jan. 20, 1802.

Jan. 20, 1802. eotf

Jan. 20, 1802. eotf

JAMES MACCOUN.

Has juft received from Philodelphia, a large and well cholin affortment of the latest importations from Europe, A nearly opening at his force on Main freet, And nearly opening at his force on Main freet, And nearly opening at his force on Main freet, And nearly opening at his force on Main freet, And Manufactory, A contant topply of Cet and Hammered NAILS, of the beft quality.

Lexington, January 18, 1802.

Woodford County, to wit.

Augember court of Quarter Sexions, 1801.

John Christopher, Complainant,

Woodford County, to wit.

November court of Movember court of Quarter Sersions, 1801.

John Christopher, Complainant,
Against Edmund Vaguhan & Defendants,
IN CHANCERY.

The defendant Vaughan, not having entered his appearance herein agreeably to the rules of this court, and the japearing to the fastisfation of the court, that he is not an inhabitant of this flate it is occlered that the faid defendant, Yaughan, do appear here, on the first Monday in Marchhest, and answer the complainant's bill, otherwise it will be skeen pre-caregid—that a copy of this order be forthwith inferted in the Kentucky Gazette, for two months fuccelliely, and published slowe Sunday at the door of the Court house of the Court of the Court

January 8th, 1802. 1tm.

A LL thole indebted to the finbfriler, either by bond, not or book account, are most earnedly to requested to come forward and make payment before the first day of March next, at which time he expects to start for Philadelphia—Thole who do not avail themselves or this notice, may undoubtedly expect their accounts will be put into the hands of proper officers for collection.

He also wantsto purchase a quantity of merchantale WHISKPY, delivered at Frankfort, or Scott's warehouse, on the Kentucky River, for which Casss and March and Experiment of the court hose of this county, 6x2.

Taken up by Benjamin Hailey, in the form Paris, a dark bay HORSE, with a star in his form paris, a dark bay HORSE, with a star in his form paris, a dark bay HORSE, with a star in his form paris and the court

NOTICE.

The Board of Truffees for the town of Lexington, will bear appeals from those who think their property too high shelfeet, on weehershay at Capt. Marshall's taven. By order of the beard, JOHN ARTHUR, C.

TO BE

The PLANTATION whereon the fubbriller lives at the Upper Blue Licks—there is atwo flory log house, and feveral other buildings on the premise; also house a declared and, part of which is meadow—a peach orchard of about 100 bearing trees—a good horfe mill and of the product of the list was a superior of the list was a

Bourbon County, fit.

Taken up by Major Samuel Catrigot,
on Johnson's fork,
A DARK BAY HORSE,
3 years olds about 13 hands high, no brand, hind
feet white, blaze face, finds before, trods naturally;
appraided to 61.

August 3; 1801.

1 (A copy.) Thos. Arnold, C.B.C.

Taken up by the fubscriber, living a-bout one mile from Horine's mill, on Shawanee run, Mercer county, a bay FILLEY, about 13 hands high branded on the near flouder thus B, has a fmall star in her forchead; appraided to 9!. John Kelly.

Augast 24, 1801.

bash FLOUR For Sale. I wish to fell a quantity of

FLOUR, FLOUR,
To be delivered (at Mr. Craigs rope walk, n little above Frankfort, in the months of January, February, March and april; the Flour will be of a diperior quality to what is generally made in this fare, as it will all be manufactured at my own mills, there are feveral hundred barrels now at the landing. A credit will be given the purchafers until the first of July next, by giving bond with approved fecunity.—I have BOAT'S to hip the flour, while will be fold with it.

Thomas Lewis.

CHEAP GOODS.

Saml. & Geo. Trotter,
Have just received from Philadelph
And are now opening at their STOI
on Main street, LEXINGTON,
An EXTENSIVE AND TIZE,
MERCHANDIZE,

CONISTING OF CONTROLLS, CONSTRUCTION OF CROLES, CHINA, GLASS, QUEENS' & TIN WARES, ANVILS, STEEL, MAILS, &c. &c.

Amongst which, we have just opened a great variety of Fine and Coarfe CLOTHS and CASSIMADD'S

Fine and Coarfe CLOTHS and CASSI-MERS, FLANNELS, COATINGS, BLAN-

KETS, &c.
IRISH LINENS,

IRISH LINENS,
CHINTZES & CALLICOES,
INDIA MUSLINS,
BRITISH, PLAIN, JACONET,
TAMBORED & LAPPET ditto,
SCARLET CLOAKS,
WGOL & COTTON CARDS,
TURKEY COTTON,
A general affortment of SADDLERY,
RIPPONS, WATT'S & WESTLEY'S HYMN-BOOKS,
SCHOOL BOOKS, \$6, \$56, \$6, \$100.

SCHOOL BOOKS, &c. &c. SCHOOL BOOKS, &c. &c.
IMPERIAL,
HYSON,
YOUNG HYSON,
GREEN,
SOUSCHONG, & best quality.
COFFEE, & CHOCOLATE,
LOAF SUGAR &
INDICO.
Having hought a confiderable fluire of

INDIGO.

Having bought a confiderable flare of the prefent importation at Vendue, purchafers may depend on receiving greater BARGAINS than any hitherto fold in

this state.

*** No credit can be given, on any conditions subatever.

Lexington, Dec. 3.

For Sale at this Office,
THE POCKET ALMANAC,
For the Tear 1802;
Containing (befides other matter common
to Almanacs) a correct lift off the different court days, both superior, and inferior, as established by a law of the
last legislature.

BLANK DEEDS.

APOSTROPHE TO SLANDER.

Curft be the man who feals my honeft fame, And robs from Innocence, a guiledes name— May dull oblivion o'er his fate preside— Spread its dark wins, wrap him in its tide— May foul rendred, like lumpy Vultures prey On the pale service, while the president of the On the pale service, while the transport of the But rehel Conference, e'vry hope delroy— May ripid Julice to his crime be given. Nor hungry Tigers, on the Afric flowe, Nor hungry Tigers, on the Afric flowe, Hyenas fell, no fiere Hyrennea Boar; Nor gen'rous Lion, roaming thro' its wood, I applied by meture of lawly fine the proof, And tear-with reaking jawather linths away. But Man, more Bhancief ancelles, and more will Wife Reaton't image beausing in his eyes i two thinks who och, whom robbst views concru-Vith all the virtues working in the foul, Makes prey of Innocence; delights in wood.

A l.l. periont are hereby cautioned againft taking an alignment on a note of hand, given by the to Peter Kern, for the payment of insety one collars and an half, dated the 26th of November Stot, and payable nine monthstater date; a late lettermined not to pay the amount of fad note, one compelled by law.

David Negley. January 9th, 1802.

Innorty oph, 1804.

January oph, 1804.

September Course of Quarter Seffem, 1801.

To being fuggefled to the court, that the real eithat of Molly Myers deceafed, when divided amongh herreprefentatives, will not exceed the value of thirty pounds and it also being fuggefled by Gideon Bolly, that he has purchased the interest of four of the reprofentatives, and is defie of the fale of faid effate: On the motion of the faid Gideon Bolly, it is ordered, that a fummons fifthe against Lewis Myers, to Garrard county, as one of the reprofentatives and heirs of the faid Molly. Myers: against Jacob Beam and Maryla wife, wife, all Myers and David Myers, to appear here on the firth day of the next February term of this court, to flew cause why the faid land should not be fold, and the money arising therefrom, divided amongh the different representatives. And it being fuggefled to the court, that Jacob Carleter and Elizabeth his wife, and Benjamin Myers, heirs of faid Molly Myers, ordered that a copy of this order being fuggefled to the court, that Jacob Carleter and Elizabeth his wife, and Benjamin Myers, heirs of faid Molly Myers, are not inhabitants of this fate; it is ordered that a copy of this order being fuggefled to the court, that Jacob Carleter and Elizabeth his wife, and Benjamin Myers, heirs of faid Molly Myers, are not inhabitants of this fate; it is ordered that a copy of this order being fuggefled to the court, to flew cause why the faid and floud not be fold, and the money arising from the fale differented money for the first over the first day of the next February term of this court, to flew cause why the faid and floud not be fold, and the money arising from the fale different and the different representatives according to law.

A Copy:

NOTICE.

NOTICE

LAVING removed my family to a farm in the aniphochood of Lexingon, and intending full to do not be made to the control of Appeals, General Court, and Circuit Court of the United States for Kentucky and the Territories North-Well of the Oblo, I full attend at my office, in Lexington, every day, from the o'clock in the morning, until one in the afternoon, at which timedad place, all who have buffered with me must attend.

1. HUGRES,

Lexington, September 11th, 1801.

Lexington, September 11th, 1851.

FOR SALE,

THE Property larely occupied in this town, by

Mr. Dallum, confiding of Two New Two Story

FRAME HOUSES,

Sealy Solithed, large and convenient Cellars, a

large frame Stable and Kitchen, good Smoke-Houle,

Affor two hundred acres of GOOD QUALITIES.

Affor two hundred acres of GOOD QUALITIES oven miles from this town; the title clear of every

kild of displayes, the Land is well watered, butten
tirely unimproved. A fiberal credit will be given

for the payment, and the whole amonth will be re
ceived in Produce. The terms will be made known

by application to Melfiz-Cochrane & Thurlyb, mer
chants, of Philadelphia, or the fubricities, in Dan

ville.

Danville, 9th February, 1821

Danville, 9th February, 18ar d.J.]

FOUR DOLLARS REWARD.

STRAYED from the fubfiriber, on the finity first of October a likely

BLACK MARE, upwards of fixteen stands high, well made, and in good order, with a large Star in her forehead, no brand known. Whoever will deliver fist disaster to the fubfiriber in Lexington, thall reclieve the above rewardington, thall reclieve the above reward.

Nov. 13 1801.

Nov. 13 1801.

JUST RECEIVED AND FOR SALE
A the Store of W. BAYLOR, Lexington,
A quantity of
RED CLOVER SEED,
Warranted good.
December 22, 1301.

GREAT BARGAINS.

Will be fold by the Subscriber, and for a greater part, Extensive Credits with be given, in annual payments, the purchaier giving good bond and fecurity; The following PROPERTY I will tell, from this day forward, (to wit:)

TALUABLE BUILDINGS, and the

Anthorne is a fable and final garden for the ule of the balance of

made, and fome falt made by a mr. Sherry.

I have alfo two fmall plantations in Bourbon, that I will fell—they are mostly first rate land.

I have patents for lands near Montgomery court house, of the first quality; eight thousand acres, the half of which I will fell at one third its value; the purchaser may have his choice; patented tyyears ago; entries very special.

Also the half of 6000 acres of first quality, three miles from Fleming court house; old patents and special entries—on the same terms.

I have also one thousand acres for fale, adjoining lower Mackasee's track, level, but of inferior quality—for this I will take good horses at 65 per acre; the title undoubted.

I have also for fale about 300 acres, on

but of inferior quality—for this I will take good horfes at os per acre; the title undoubted.

I have also for sale about 300 acres, on Cedar creek, of Floyd's fork, with a never failing spring on it; a part rich land, and a part indifferent, within fix miles of Mann's lick; this has excellent range and timber—for this I will take good salt at 12s per acre, if cash 9s per acre.

I have also for sale, six hundred acres, patented land, on Clover lick, eight miles from the Crab orchard—this I will take 3s per acre for in cash; or as 6d in horfes.

If it will be an accomodation to those who may incline to purchase the mills, I will give in an excellent house woman, now living in Lexington.

I will give in an excellent house woman, now living in Lexington.

I will give in an excellent house woman, now living in Lexington.

I will give in the excellent bargains in all, or any of the aforesaid property, that any, person inclusable to purchase, may be well accomodated. The mills I will deliver up the tenth of March next, or if sooner required, on a little more advance, they shall be given up.

Money, good Merchandise Negroes, and Horses, will be taken by instalments, as will bet full the purchase.

Application to my squ John Edwards, jun. in Bourbon, or to ms. David S. Brodrick, in Wallington, or mr. Enoch Smith, near Montgomery capit, boule, or James Brown esq. in Lexington, for information and contracts with respect to

the property, or to the fubscriber, either in Bourbon or Washington, may be made. Any of my creditors choosing to purchase, fisall have on the lowest terms, as I am determined to fell.

I will fell 1000 barrels of flour, all to be delivered before the 13th of March 1014. And, the first state of the second of the title fecure. Any person purchasing the mills I will furnish with wheat at cash price, and will, if employed, engage to clear them in the sales of flour &c. this season, 2500 or 3000 dollars.

ales of flour &c. this lealon, 2500 3000 dollars.

JOHN EDWARDS, Sen.
14th September, 1801.

*50

FOR SALE, GWO STILLS & A BOILER,

MADE of Copper, of Inperior quality. The terms will be made eafy to the purchaler, and likely young Horfest taken in payment. For further particulars application may be made to the Entron of plit Paper.

November 4, 1801.

POPER STATE OF THE PROPERTY OF

JOHN POPE. Nov. 1801.

Trotter & Scott,

HAVE just received, and now opening for fale, at their Store, in Lexington, a complete affortment of

MERCHANDIZE,

Well fuited to the prefent and approaching feasons, constiting of Dry Goods
Groceries, Queens and Glais Ware, BarIron, Steel, Imported Galtings, Nails,
Window-Glass, Boulting-Cloths, fuited
for Merchant or Country Work—likewife a fupply of Mann's Lick Sait, all of
which will be fold at their usual low prices for Cash. ces for Cash.

Lexington, April 20, 1801.

Lexington, April 20, 100 the full of the full of this month, a B O N D on James Rateledge to William Hill, of Skirty pounds, with feveral other Papers-Hild bond has been feweral three endorfed from one to another. Any perion described by the papers to me, that have FIVE DOLLARS recurs Tudor.

Fayette, Grave ron, near Morrifon's 2 mill, November 4th, 1801, 5 J.M.t.p.

FOR SALE.

rayette, Grave ron, near Mortifor's 2
mill, November 4th, 1821,

FOR SALE.

A TAN YARD,

WITH a finall flock and materials
for carrying it on; with about
thirty or forty acres of land, tweive acres
cleared, lying in Woodford county, ten
miles fron the court honfe, eighteen from
Lexington, and about a mile and a quarter from the Kentucky river, within half
a mile of Fromans iron works, grill-mill
and faw-mill; there is a good waggon
road from thence to the river; there is
eight vats, line &c. with a good millhouse, two good cabbins, and a never
failing firing, with a fall of about a
feet; the fituation for convenience of
water, and barck, is superior to any I
have seen in the state, those inclining to
purchase will please apply to me on the
premise, or to David or Thomas Reid,
Lexington.

tf WILLIAM REID.

DAVID REID.

WILLIAM VOORHIES & Co.

WILLIAM VOORHIES & Co.

3 SADDLERS, & CAP & HARNESS
MAKERS,
RESPECTFULLY inform their friends and the
publicin general, that they have commenced
inferition. William Rolls twick bode, on floor
freet, sear the refull person meeting house, Lexingany thing in the above lines, which fault be pumped
attended to. They hope from their attention to bufiness and moderare charges, to merit a part of the
public favors.

NOTICE.

PUBLIC ENTERTAINMENT:

Will be kept at the

SIGN OF THE, BUFFALOF, /
On Main firest, in Lexington, opposite the Publication.

PROPOSALS, or carrying the MALLS of the United States on following Post reads, will be received at the General Post Office, in Wolfrigton City, until the goth day January next inconfere.

IN KENTUCKY.

From Orraville, T. by Powel's valley, T. Rich-mond and Jeffamine C. H. to Lexington once a week —Leave Orraville every Friday. at 2 p. M. arrive at Richmond the next Monday by noon, and at Lex-ington by 8 p. m. Rituratop—Leave Lexington every. Tuefday by 6. m. arrive at Richmond by noon, and at Orraville, T. the next Friday by 10 & m.

NOTES.

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NOTES.

Note: The poftmaffer General may expedite the mails and after the times of arrival and departure the mails and after the times of arrival and departure to the previously diputating an adequate concounted to the previously diputating an adequate concounted to the previously diputating an adequate concounted the previously diputating and the accounted for opening and clofing the mail at all offices where no particular time is precised.

Note 3. Forevery thirty minutes delay (anavoid, and the precised in any contract, the contractor final fortest one dellar; and if the delay continue unful fitte departure of any depending mail, whereby the mails excluded to the depending mail (whereby the mails excluded to the depending mails) whereby the mails excluded for fitted by forth depending mails of the neutrend. Set the depending mails whereby the mails excluded to the depending mails of the neutrend action of the depending mails of the neutrend defined for finch depending million at the neutrend defined for the finch million and the neutrend defined for the finch

emolument and for what fum without that emolu-ment.

Note 2. Should any perform making proposital, de-fice an alteration of the times of arrival and depar-tice and the control of the times of a rival and depar-tice. The control of the control of the control of the make in the terms of his control of the control of the make in the terms of his control of the control of the make in the terms of his control of the control of the make in the terms of his control of the control of the who control of the terms of the control of the control of the control of the Note 2. The control of control of the control of the control of the control of control of the control of the control of the control of control of the control of the control of the control of control of the control of the

GIDEON GRANGER.

Post Master General

General Post Office, Washington Gity, Dec. 7, 1801.

STATE of KENTUCKY.
Washington District ser.
Robert B. Morton, complainant,
Again!
William Wood, Elizabeth Fox,
Mary Fox, Arthur Fox, and
Mailda Fox, beirs and representatives of Arthur Fox, deceased.

It appearing to the fatisfaction of the court, that the defendant William Wond is not an inhabitant of this commonwealth, and he not having entered his appearance agreemently to law, and the rules of this court—on the motion of the complaints he appearance agreement; it is ordered, which he appearance agreement; it is ordered, which he appearance and the filled by of the complaints he appearance and the filled by of the confidence of this order be published for two mouths fucceffley by in the Kentucky Gazette; another posted at the door of the court house of most some of the desired by the filled by the confidence of the court house of the Baptill meeting house in Walhington.

(A copy.) Tele

Francis Taylor, C.w.D.C. IN CHANCERY.

THE FOLLOWING TRACTS OF

LAND

FOR SALE:
1000 acres on the Kentucky, in Madifon county.
400 in ditto, waters of Otter creek.
5000 on the Ohio river, oppofite Little Miami river.
400 on Severn's Valley creek.
Good titles will be made to purchafers.
For terms apply to the fubfcriber in Madion county, on Otter creek.
JOHN HALLEY. Sept. 22, 1801.

Sept. 22, 1801.

FOR SALE,
A Tract of LAND,
O F shout 1200 Acre, on Licking, fix milestrom the fold together, or divided into fundir trach, to fait the purchater.—The terms will be low for CASH and TOBBACCO.—Apply to

Lexington, Jan. 17th 1801. I will either Sell or Rent, my 2

HOUSES & LOTS
le town, referring a finall piece in front of Mr.
Reed's (the chair maker) hop, for an office,
F I do not fell, I would make an allowance to any one who would rent for a term of
years, for repairs and improvement.

NOTICE.

NOTICE.

THE fubicriber intending to flat to Baltimore on the first of March, will be particularly thankful to his culments, to come forward and pay off their respective baltness;—I fall dispense with the colton of threatening with faits, knowing all that is necessary, it to give them notice of his departure.

Walker Baylor.